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7 **BEFORE THE FEDERAL ELECTION COMMISSION**
8 **UNITED STATES OF AMERICA**

9 JASON ADRIAN BEZIS, Esq.

10 Complainant,

11 vs.

12 MARK DESAULNIER (FEC ID#
13 H0CA10073); DESAULNIER FOR
14 CONGRESS (FEC ID# C00460162); MARK
15 DESAULNIER FOR SENATE 2012
16 (California Secretary of State ID# 1314309);
17 RITA COPELAND (in her official capacities
18 as Treasurer of DeSaulnier for Congress and
19 Treasurer of Mark DeSaulnier for Senate
20 2012); DOES 1-10.

21 Respondents.

Case No.:

MUR #

6207

COMPLAINT RE: Circumvention of
Federal Election Campaign Act, as
Amended, and Related Regulations
Through Direct Use of State Campaign
Committee Funds for Federal Election
Activity (via Mass Mailings).

22 Now comes, JASON A. BEZIS, Esq. and complaining of the above-named respondents
23 alleges as follows:

- 24 1. Facts: Complainant is an attorney (California State Bar No. 225641) and a registered
25 voter in California's 10th Congressional District.
- 26 2. Respondent Mark DeSaulnier is a California State Senator, first elected to that position in
27 November, 2008, and who has now declared his candidacy for the United States Congress to
28 represent California's 10th Congressional District in special elections to be held September 1,
2009 and, if necessary, on November 3, 2009. His Federal Election Commission ID is
H0CA10073. His principal federal campaign committee is DeSaulnier for Congress (FEC ID#

1 C00460162). He simultaneously controls Mark DeSaulnier for Senate 2012, a California state
2 campaign committee (California Secretary of State as ID# 1314309).

3 3. Respondent DeSaulnier for Congress is the principal federal campaign committee of
4 Mark DeSaulnier. DeSaulnier for Congress is Federal Election Commission ID# C00460162.

5 4. Respondent Mark DeSaulnier for Senate 2012 is a state campaign committee registered
6 with the California Secretary of State as ID# 1314309. The "ELECTIVE OFFICE SOUGHT OR
7 HELD" is "State Senator District 7." The "YEAR OF ELECTION" is "2012", as identified on
8 that committee's Statement of Organization (Form 410) filed with the California Secretary of
9 State on or about February 2, 2009. Exhibit A is a copy of the first two pages of said Form 410
10 obtained by Complainant from the California Secretary of State's website on July 21, 2009
11 (<http://cal-access.ss.ca.gov/PDFGen/pdfgen.prg?filingid=1385328&amendid=1>).

12 5. Respondent "Rita Copeland" is the campaign treasurer of DeSaulnier for Congress,
13 according to the Statement of Organization (FEC Form 1) filed with the FEC. Exhibit B is true
14 and correct copy of the cover page of FEC Form 1 filed by DeSaulnier for Congress on or about
15 March 27, 2009. Complainant printed it from the FEC website on July 22, 2009:

16 (<http://images.nictusa.com/pdf/694/29030060694/29030060694.pdf#navpanes=0>). Respondent
17 "Rita Copeland" also is serving simultaneously as the treasurer of the DeSaulnier for Senate
18 2012 state campaign committee, as identified on that committee's Statement of Organization
19 (Form 410) filed with the California Secretary of State on or about February 2, 2009 (see
20 Exhibit A). Complainant is informed and believes that the same "Rita Copeland" is serving as
21 dual treasurer of said federal and state campaign committees.

22 6. On or about March 18, 2009, U.S. Representative Ellen Tauscher of California's 10th
23 Congressional District publicly announced that she was under consideration for nomination as
24 Under Secretary of State for Arms Control and International Security, a Senate-confirmed,
25 presidential appointment. She indicated her ultimate intent to resign upon confirmation. On or
26 about March 26, 2009, State Senator Mark DeSaulnier, indicating his intent to be a candidate for
27 the soon-to-be-vacated House seat, announced major endorsements from state and federal
28 officials. DeSaulnier for Congress filed a "Statement of Organization" with the Federal Election
Commission on March 27, 2009 (Exhibit B). On or about June 26, 2009, Representative

1 Tauscher formally resigned from the United States Congress. On or about July 3, 2009,
2 California Governor Arnold Schwarzenegger ordered a special primary election to be held to fill
3 the vacancy in California's 10th Congressional District on September 1, 2009, followed by a
4 special general election on November 3, 2009, if no candidate wins more than 50% of the
5 primary election vote. Distribution of vote-by-mail/absentee ballots for the September 1st
6 election will begin on August 3, 2009.

7 **7. Allegations:** Respondents Mark DeSaulnier, Rita Copeland and the DeSaulnier federal
8 and state campaign committees have willfully violated the Federal Election Campaign Act, as
9 amended, and related Commission regulations. Respondents have violated United States Code
10 and the Code of Federal Regulations provisions relating to campaign expenditure limitations,
11 campaign expenditure reporting and the prohibition on transfer and use of state campaign funds
12 in a federal election. Specifically, Complainant alleges that Respondents have willfully
13 circumvented the Bipartisan Campaign Reform Act of 2002 by using his "DeSaulnier for [State]
14 Senate 2012" state campaign organization to conduct "Federal election activity" in the form of
15 "public communications" through two "mass mailings" (detailed below). Respondents have
16 directly expended funds from a state election campaign account for Federal election activities
17 and done so under the subterfuge that there is a simultaneous campaign under way for a state
18 election to be held three years hence in 2012. Furthermore, Respondents may be engaging in an
19 on-going conspiracy with state-qualified political action committees to provide surreptitious
20 financial support for "Federal election activity" in a manner impermissible under federal law.

21 **8.** Federal campaign finance laws establish specific campaign expenditure limits for federal
22 election activities and expressly prohibit the transfer of state campaign funds to federal campaign
23 accounts. Direct mail communications constitute "federal election activity" pursuant to 2 U.S.C.
24 § 431 (20)(A)(iii). No funds from a State campaign committee may be expended permissibly
25 for such activities unless the funds are subject to the limitations, prohibitions, and reporting
26 requirements of federal law.

27 **9. Case Law and FEC Advisory Opinions:** The entire structure of the Federal Election
28 Campaign Act, as amended by the Bipartisan Campaign Reform Act of 2002, addresses the need
for segregation of federal and state election activities, in fundraising, expenditure and related

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1 matters. The entire body of statutes, regulations and advisory opinions reinforces the policies of
2 prohibiting state campaign resources from being used for Federal election activity. In holding 2
3 U.S.C. § 441i(e) "clearly constitutional," the U.S. Supreme Court cited "the substantial threat of
4 corruption or its appearance posed by donations to or at the behest of federal candidates."
5 *McConnell v. FEC*, 540 U.S. 93 (2003). Citing the "potential to corrupt," the Court also upheld
6 2 U.S.C. § 441i(f) [§323(f) of the Bipartisan Campaign Reform Act of 2002], "Section 323(f)
7 places no cap on the amount of money that state or local candidates can spend on any activity.
8 Rather, like §§323(a) and 323(b), it limits only the source and amount of contributions that state
9 and local candidates can draw on to fund expenditures that directly impact federal elections.
10 And, by regulating only contributions used to fund "public communications," §323(f) focuses
11 narrowly on those soft-money donations with the greatest potential to corrupt or give rise to the
12 appearance of corruption of federal candidates and officeholders." In relation to §441i(f) and the
13 misuse of state candidate campaigns to conduct "public communications" for Federal election
14 activity, the *McConnell* Court affirmed "Congress' strong interest in preventing circumvention of
15 otherwise valid contribution limits."

16 10. Along with the Federal Election Campaign Act and related Federal statutes and
17 regulations, the Federal Election Commission has issued numerous advisory opinions concerning
18 permissible interactions between federal candidates, state and local candidates and the conduct of
19 "Federal election activity." At least three of the Commission's advisory opinions support
20 Complainant's contentions in this Complaint: Advisory Opinion No. 2003-32 (Tenenbaum),
21 Advisory Opinion No. 2005-02 (Corzine II) and Advisory Opinion No. 2006-38 (Casey). These
22 advisory opinions and supporting documents are readily available to Respondents and to the
23 general public on the Federal Election Commission website:

24 (<http://saos.nictusa.com/saos/searchao>).

25 11. FEC Advisory Opinion 2003-32 concerns Ms. Inez Tenenbaum, South Carolina's elected
26 state education superintendent who was seeking a U.S. Senate seat in 2004. Recognizing that
27 she could not use her state campaign funds for her own "Federal election activity," she sought to
28 donate her state campaign funds to the State Democratic Party, to a State legislative caucus
committee, and to 501(c)(3) charitable organizations that had Federal election activity as their

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1 primary purpose. The FEC ruled that Ms. Tenenbaum could not do so. As the Commission
2 explains in Advisory Opinion 2003-32, "Section 441i(e)(2) applies to funds spent *"solely* in
3 connection with such election for State or local office" (emphasis added). Donations to section
4 501(c)(3) organizations that conduct Federal election activity would not constitute the spending
5 of funds solely in connection with her election for State office. As stated above, donating funds
6 to organizations that conduct Federal election activity constitutes spending in connection with
7 elections for Federal office, and therefore cannot be considered to be *"solely"* in connection with
8 Ms. Tenenbaum's election for State office." The FEC permitted Ms. Tenenbaum to donate to
9 charitable organizations that do not conduct election activity on the condition that "these
10 donations cannot be earmarked or designated for any election activity, including Federal election
11 activity and debts arising from any election activity."

12 12. FEC Advisory Opinion No. 2005-02 (Corzine II) concerns then U.S. Senator Jon Corzine
13 of New Jersey who was then a candidate for New Jersey governor. Senator Corzine sought
14 Commission guidance as to permissible fundraising activities supporting his gubernatorial and
15 for the benefit of other non-Federal candidates and committees in New Jersey. The Commission
16 considered 2 U.S.C. §441i(e)(1)(B) and 11 CFR §300.62 in rendering its advisory opinion. The
17 Commission strongly stated that federal candidates, officeholders and their agents and entities
18 must comply with the limits and prohibitions of the Federal Election Campaign Act in state
19 campaign activities, even when a federal election is not imminent. The Commission ruled,
20 "Senator Corzine and his agents may raise funds for the campaigns of the other New Jersey State
21 and local candidates, State PACs, and the non-Federal accounts of State and local party
22 committees *only* in amounts that are not in excess of 2 U.S.C. 441a(a) and from sources that are
23 permissible under the limitations and prohibitions of the Act." p. 3. The Commission further
24 stated, "[T]he limitations and prohibitions in 2 U.S.C 441i(e)(1)(B) apply to a Federal
25 officeholder at any time, regardless of whether any Federal candidate appears on the ballot for
26 the relevant election." p. 4. Concerning the 2 U.S.C. §441i(e)(2) exception, the Commission
27 ruled, "any solicitation, receipt, or spending of funds by a Federal officeholder that refers to State
28 or local candidates running for entirely different offices does not come within the exception." p.

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13. FEC Advisory Opinion No. 2006-38 (Casey) concerns Pennsylvania State Treasurer Robert Casey, who was elected U.S. Senator in 2006. Senator-elect Casey had surplus funds in his non-Federal campaign account that he wished to disburse to State and local candidates in Pennsylvania and for other related purposes. The Commission allowed Casey's State Committee to "donate the funds to State or local candidates or to the nonfederal account of a State or local Democratic party organization." (p. 2). The Commission also allowed Casey's State Committee to "use the funds to pay for travel by Senator Casey or one of his agents solely in connection with campaign events for State or local candidates or for other events that are solely in connection with State or local elections" (p. 2) based on the Commission's understanding that "none of the State Committee's funds will be used in connection with any Federal election." (p. 4). The Commission affirmed that none of the State campaign funds would be used for Federal election activities, "None of the State Committee's funds will be used in connection with any Federal election, including Senator Casey's 2012 re-election ... [N]on-federally permissible funds will also be disbursed in accordance with Pennsylvania law, but will not be used in connection with any Federal or non-Federal election" (p. 2).

14. The Commission invites concerned candidates and officeholders to seek guidance through the form of an advisory opinion, "an official Commission response to a question relating to the application of the Federal campaign finance law to a specific, factual situation." (<http://www.fec.gov/pages/brochures/ao.shtml>). After a diligent search of public records and the World Wide Web, Complainant is unable to find any evidence that any of Respondents has requested an advisory opinion from the Commission.

15. DeSaulnier 2012 - Mass Mailing #1: On or about the week beginning June 29, 2009, the state "Mark DeSaulnier for Senate 2012" campaign issued by direct mail a multi-colored booklet (hereinafter "First Mass Mailing") to a portion of the 10th Congressional District that was entitled "YOUR DISTRICT HEALTH SERVICES GUIDE Courtesy of Senator Mark DeSaulnier". Exhibit C to this Complaint is a true and correct color copy of First Mass Mailing that Complainant received by United States mail at his home address during the 10th Congressional District during the week of June 29, 2009. It was addressed to "Jason Bezis Or Current Voter".

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1 16. First Mass Mailing is a twelve-page booklet. The back cover of First Mass Mailing
2 states, "Paid for by DeSaulnier for Senate 2012 ID# 1314309". First Mass Mailing includes the
3 phrase "Mark DeSaulnier" on all twelve pages. Photographs of Mr. DeSaulnier appear in at least
4 twelve places in First Mass Mailing. First Mass Mailing extensively discusses national health
5 care issues and Mr. DeSaulnier's health care policy experience. First Mass Mailing discusses the
6 importance of pending federal health care legislation and the need for "concerned citizens" and
7 "leaders at all levels of government" to become involved.

8 17. First Mass Mailing promotes federal official President Barack Obama, "Thankfully, we
9 have a new President ...But President Obama can't do it alone." Also included in First Mass
10 Mailing is a photograph of President Obama with Vice President Joe Biden and Speaker of the
11 House Nancy Pelosi at what appears to be a Joint Session of Congress. The back cover of First
12 Mass Mailing includes a photograph of and quotation from "Senator Tom Torlakson," who is
13 now a California State Assemblyman and a candidate for California statewide office in 2010.

14 18. DeSaulnier 2012 - Mass Mailing #2: On or about the week beginning July 6th, the state
15 "Mark DeSaulnier for Senate 2012" campaign issued by direct mail a second multi-colored
16 booklet (hereinafter "Second Mass Mailing") to a portion of the 10th Congressional District that
17 was entitled "PARENTS GUIDE TO: A Safe & Healthy Family By Senator Mark DeSaulnier."
18 Exhibit D to this Complaint is a true and correct color copy (reduced to 73% scale) of Second
19 Mass Mailing that Complainant received by United States mail at his home address within the
20 10th Congressional District during the week of July 6, 2009.

21 19. Second Mass Mailing is a twenty-page booklet. The back cover of Second Mass Mailing
22 states, "Paid for by Mark DeSaulnier for Senate 2012, ID# 1314309". The name and/or likeness
23 of Mr. DeSaulnier, a "clearly identified Federal candidate," appears on sixteen of the twenty
24 pages of Second Mass Mailing. 2 U.S.C. §431(18).

25 20. Legal Analysis of Mass Mailings: Claimant believes First and Second Mass Mailings to
26 be "mass mailings." The Code of Federal Regulations defines "mass mailing" as "a mailing by
27 United States mail or facsimile of more than 500 pieces of mail matter of an identical or
28 substantially similar nature within any 30-day period." 11 CFR §100.27. Both First and Second
Mass Mailings bear marks stating, "PRSRTRD US POSTAGE PAID CONCORD, CA

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1 PERMIT #473." Claimant has spoken with two other residents of California's 10th
2 Congressional District who received identical or substantially similar documents by United
3 States mail. Both First and Second Mass Mailings were addressed to the recipients "Or Current
4 Voter." This fact supports the implication that First and Second Mass Mailings were election-
5 oriented "public communications" and constitute "Federal election activity."

6 21. First and Second Mass Mailings are a form of "public communication." The Code of
7 Federal Regulations defines "Federal election activity" to include, "A public communication that
8 refers to a clearly identified candidate for Federal office, regardless of whether a candidate for
9 State or local election is also mentioned or identified, and that promotes or supports, or attacks or
10 opposes any candidate for Federal office. This paragraph applies whether or not the
11 communication expressly advocates a vote for or against a Federal candidate." 11 CFR
12 §100.24(b)(3).

13 22. Respondent Mr. DeSaulnier is a "clearly identified candidate for Federal office" in First
14 and Second Mass Mailings. 2 U.S.C. §431(18) defines "clearly identified" as "(A) the name of
15 the candidate involved appears; (B) a photograph or drawing of the candidate appears; or (C) the
16 identity of the candidate is apparent by unambiguous reference." Mr. DeSaulnier's name and/or
17 likeness appears on all twelve pages of First Mass Mailing and 80% of the pages of Second Mass
18 Mailing (16 out of 20 total pages).

19 23. First and Second Mass Mailings are "public communications" by a "clearly identified
20 candidate for Federal office." Therefore, First Mass Mailing and Second Mass Mailing are each
21 a "Federal election activity" that is "subject to the limitations, prohibitions, and reporting
22 requirements" of the Federal Election Campaign Act.

23 24. "If an individual is simultaneously running for both Federal and State or local office, the
24 individual must raise, accept, and spend only Federal funds for the Federal election." 11 CFR
25 §300.63. Only "Federal funds that are subject to the limitations, prohibitions, and reporting
26 requirements" of the Federal Election Campaign Act may be used to create and distribute public
27 communications. 11 CFR §300.61. Funds from a state committee, such as "DeSaulnier for
28 Senate 2012" cannot be used in such manner. Therefore, Mr. DeSaulnier is in violation of the
Federal Election Campaign Act.

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25. First Mass Mailing and Second Mass Mailing do not fall under the exception of 11 CFR §300.63 because that exception applies only where the "spending of funds ... refers only to that State or local candidate, to any other candidate for that same State or local office, or both." First and Second Mass Mailings include other "clearly identified" candidates for Federal and State office. First Mass Mailing refers to and promotes federal official President Barack Obama, "Thankfully, we have a new President ... But President Obama can't do it alone." President Obama, a federal candidate, likely would share the 2012 ballot with Mr. DeSaulnier's re-election bid as the president likely will seek re-election that year. First Mass Mailing also refers to Speaker of the House Nancy Pelosi, another Federal candidate, by including her likeness in a photograph. Congresswoman Pelosi has represented California's 8th Congressional District since 1987; Complainant has personal knowledge that her likeness is well known in California's 10th Congressional District. First Mass Mailing also refers to Tom Torlakson, a candidate for a different State office than the one that Mr. DeSaulnier ostensibly seeks in 2012. The back cover of First Mass Mailing includes a photograph of and quotation from "Senator Tom Torlakson," who is now a California State Assemblyman and a candidate for California statewide office in 2010 ("Torlakson for State Superintendent of Public Instruction, 2010," registered with the California Secretary of State as ID# 1282317).

26. First Mass Mailing does not fall under the exception under 11 CFR §300.72 because the "public communication" does "promote" and "support" a "candidate for Federal office," President Obama and House Speaker Pelosi. As stated above, President Obama likely will be a federal candidate in the same elections in which Mr. DeSaulnier would seek re-election to the California State Senate in 2012.

27. First and Second Mass Mailings does not fall under the exemption of 2 U.S.C. §441i(e)(2) because the "spending of funds" by Mark DeSaulnier for Senate 2012 was not "solely in connection with such election for State or local office" (emphasis added). Complainant received First Mass Mailing the week after Congresswoman Tauscher resigned on June 26th, creating the vacancy that Mr. DeSaulnier seeks to fill. Complainant received Second Mass Mailing the week after Governor Schwarzenegger his July 3rd order setting the dates of the Special Elections. Complainant saw the references to President Obama and the photograph of

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1 President Obama, Vice President Biden and House Speaker Pelosi in First Mass Mailing and
2 assumed that Mr. DeSaulnier was promoting and supporting his congressional election
3 campaign. The First and Second Mass Mailings were not "solely in connection with ... election
4 for State ... office" because they also had a tendency to "promote, support ... candidate[s] for
5 Federal office," candidate Mark DeSaulnier, Representative Nancy Pelosi and President Barack
6 Obama.⁸ 11 CFR §300.72; FEC A.O. 2003-32. Furthermore, concerning reference to "Senator
7 Tom Toriakson" in the First Mass Mailing, the Commission ruled in the *Corzine II* advisory
8 opinion, "any solicitation, receipt, or spending of funds by a Federal [candidate or] officeholder
9 that refers to State or local candidates running for entirely different offices does not come within
10 the [2 U.S.C. §441i(e)(2)] exception." FEC Advisory Opinion No. 2005-02, p. 4. As stated
11 above, Tom Toriakson is now a California State Assemblyman who is a candidate for the
12 statewide office of California Superintendent of Public Instruction.

13 28. Although the First and Second Mass Mailings carried the attribution "Paid for by Mark
14 DeSaulnier for Senate 2012," there was no reference or other indication in either communication
15 stating or implying that Mr. DeSaulnier actually is a candidate for state office in 2012. After a
16 diligent search of the World Wide Web and newspaper article databases, Complainant can find
17 no formal announcement other than in Exhibit A that Mr. DeSaulnier actually intends to be a
18 candidate for state office three years from now in 2012.

19 29. Mr. DeSaulnier is not a "clearly identified candidate for State or local office" within the
20 exemption provision of 2 U.S.C. §431(20)(B)(i), since no information in First and Second Mass
21 Mailings indicates that Mr. DeSaulnier is a candidate for state office, other than the payment
22 attribution, which does not rise to the level of establishing him as a "clearly identified candidate"
23 for the 2012 State Senate campaign. There apparently is no web site for any future state election
24 campaign for Mr. DeSaulnier and inquiries to internet search engines Google, Yahoo, Bing and
25 Ask.Com relating to "DeSaulnier for Senate" offer immediate access to Mr. DeSaulnier's present
26 congressional campaign website. Complainant knows and believes that Google.com presently is
27 the dominant search engine in the United States. Exhibit E is a print-out of a Google.com
28 search made by Complainant on July 22, 2009 showing that the top search result for "DeSaulnier

1 for Senate" links directly to Mr. DeSaulnier's congressional campaign website:

2 www.markdesaulnierforcongress.com.

3 30. Moreover, as a result of voter initiative (Proposition 11) passed in November, 2008,
4 redistricting of California legislative districts, including the 7th State Senate District, will be
5 carried out by a newly-enacted citizen's commission, following the 2010 census. There is, at
6 present, no way to ascertain the nature, size or composition of the 7th Senate District as it will
7 exist in 2012.

8 31. "DeSaulnier for Congress" with FEC ID# C00460162 and "Mark DeSaulnier for Senate
9 2012" with California Secretary of State ID# 1314309 apparently share the same address, "P.O.
10 Box 6066, Concord, CA 94524". They share the same campaign treasurer, Respondent Rita
11 Copeland. These similarities suggest that the federal and state campaign committees are closely
12 coordinated and are not, in practice, independent of each other.

13 32. A recent press account raises questions as to the nature of First and Second Mass
14 Mailings. Exhibit F is a print out of an article published by the *Contra Costa Times* on or about
15 July 11, 2009. Said press account included responsive comments as to the character and scope of
16 the mail communications emanating from Respondent's campaigns. There was no reference or
17 referral to a state campaign committee spokesperson; indeed, there has been no identified
18 campaign staff for a putative State re-election campaign separate or independent from those of
19 the federal campaign. The press account referenced above contained a response from
20 Respondents' campaign spokesperson Katie Merrill, who, "[c]iting strategic confidentiality,
21 declined to say how many mailers were sent out or to which cities." This statement, coming
22 from an officer of Respondents' campaign can relate only to the pending special congressional
23 election. It is nonsensical as a reference to a state election three years hence, for which there is
24 no identified opponent and no precise district boundary (as discussed below).

25 33. Approximately 49% of the Census 2000 population of California's 7th State Senate
26 District is coincident with California's 10th Congressional District. Complainant is informed
27 and believes that despite statements to the contrary in Exhibit F, the initial distribution of First
28 and Second Mass Mailings was primarily or exclusively to only those portions of the 7th State
Senate District that lie within the 10th Congressional District and not to any portion of the 51% of

1 the State Senate District that lies outside of the congressional district, thereby showing a direct
2 intent to use this "public communication" as "Federal election activity."

3 34. Recently filed reports with the California Fair Political Practices Commission show that
4 in a period just prior to Rep. Tauscher's announcement of her pending resignation, the
5 DeSaulnier for (State) Senate Committee, which had been established for the purpose of
6 supporting Mr. DeSaulnier's 2008 State Senate Campaign and which raised money from state-
7 qualified political action committees, transferred \$83,348.14 to a committee denoted as
8 DeSaulnier for Senate 2012. Exhibit G is a true and correct copy of the relevant page from a
9 California Fair Political Practices Commission (FPPC) Form 460 filing by the "DeSaulnier for
10 Senate 2008" committee (California Secretary of State ID# 1298900). Complainant is informed
11 and believes that these state campaign funds are being illegally used to support "Federal election
12 activity" in the form of First Mass Mailing and Second Mass Mailing.

13 35. The DeSaulnier for Senate 2012 committee also received, in that same time period, a
14 contribution of \$7,800 from California State Pipe Trades Council PAC (ID# 743895), a state-
15 qualified political action committee. Said PAC made the maximum possible contribution in
16 2009 for an election that was some forty months hence in 2012. Exhibit H is a true and correct
17 copy of the relevant page of a California FPPC Form 497 Late Contribution Report filed by
18 DeSaulnier for Senate 2012 on April 27, 2009. Complainant is informed and believes that the
19 California State Pipe Trades Council is not a federally qualified PAC and thus is prohibited from
20 contributing to a federal campaign.

21 36. Pursuant to California law and the rules of the California Fair Political Practices
22 Commission, any campaign contributions made to the "Mark DeSaulnier for Senate 2012"
23 committee of an amount less than Five Thousand Dollars (\$5,000) received after July 1, 2009
24 need not be made public until January 31, 2010. Accordingly, said committee may be engaging
25 presently in widespread fundraising and expenditure efforts, including additional fundraising
26 among state-chartered political action committees, contemporaneously with and in support of a
27 federal election campaign. Such state level fundraising and expenditure activities would occur
28 without disclosure at either federal or state levels until long after the special congressional
elections.

1 37. The foregoing facts demonstrate that Respondents, in producing and disseminating the
2 above-reference communications, have engaged in willful efforts to unlawfully conduct "Federal
3 election activity" using funds from a state committee, thereby avoiding federal contribution and
4 expenditure limits. The claim that Mr. DeSaulnier is simultaneously engaged in a re-election
5 campaign for state office is a fraud and is unsupported by a scintilla of evidence of any such
6 campaign, independent from his federal campaign.

7 38. Respondent's actions threaten to create a precedent for widespread avoidance of a
8 carefully-crafted federal framework for campaign activities. All future candidates for any
9 federal office could, in the absence of action by this Commission, declare their intent to run
10 simultaneously for a future State office, thereby avoiding the limitations imposed by federal law.
11 Such brazen violation of the Federal Election Campaign Act must not be permitted.

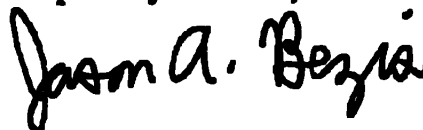
12 **Prayer for Relief:**

13 WHEREFORE, Complainant respectfully requests that the Federal Election Commission
14 investigate the allegations in this complaint and, if warranted: A) sanction the Respondents for
15 their willful and gross violations of federal statutes and regulations and B) refer this matter to
16 appropriate authorities to pursue both legal and equitable remedies, including injunctive relief.
17 Complainant's prayer includes a request that the Commission, to the extent permitted by law,
18 expedite its review of the facts herein, in view of the pendency of the September 1st and
19 November 3rd Special Elections and the on-going violations of law by Respondent.

20
21 I affirm under penalty of perjury that the foregoing, to the best of my knowledge, is true
22 and correct.

23
24 Date: July 22, 2009

25 Respectfully submitted,

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27

28 JASON A. BEZIS
California State Bar No. 225641
3661-B Mosswood Drive
Lafayette, CA 94549-3509

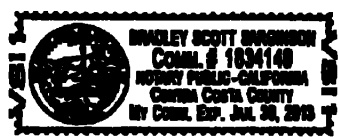
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
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CERTIFICATION

SIGNED AND SWORN TO BEFORE ME THIS 22nd DAY OF JULY, 2009





Notary Public

Statement of Organization Recipient Committee

STATEMENT OF ORGANIZATION

Statement Type

☐ InitialNot yet qualified ☐ or☒ Amendment

List ID, number:

1314309

1/29/2009

Date qualified as committee

(if applicable)

☐ Termination - See Part 5

List ID, number:

#

Date of Termination

Date Stamp

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For Official Use only

Page 1

1. Committee Information

NAME OF COMMITTEE

Defender for Senate 2012

2. Treasurer and Other Principal Officers

NAME OF TREASURER

Elin Copeland

STREET ADDRESS

STREET ADDRESS (NO P. O. BOX)

CITY

Sacramento

STATE

CA

ZIP CODE

95841

AREA CODE/PHONE

925-827-4662

MAILING ADDRESS (IF DIFFERENT)

CITY

Sacramento

STATE

CA

ZIP CODE

95841

AREA CODE/PHONE

916-348-9100

OPTIONAL: HOUSE/MAIL ADDRESS

CITY

Sacramento

STATE

CA

ZIP CODE

95841

AREA CODE/PHONE

916-348-9100

COUNTY NAME COMMITTEE IS ACTIVE IF DIFFERENT

COUNTY OF DOMESTIC

CASSIA CODE

Attach additional information on appropriately labeled continuation sheets.

3. Verification

I have used all reasonable diligence in preparing this statement and to the best of my knowledge the information contained herein is true and complete. I certify under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on 02/02/2009 DATE

By Elin Copeland

SIGNATURE OF THE TREASURER OR ASSISTANT TREASURER

Executed on 02/02/2009 DATE

By Mark DeBartolo

SIGNATURE OF CONTROLLING OFFICER/HOUSE, CANDIDATE, OR STATE RESUME PROPOSER

Executed on DATE

By

SIGNATURE OF CONTROLLING OFFICER/HOUSE, CANDIDATE, OR STATE RESUME PROPOSER

Executed on DATE

By

SIGNATURE OF CONTROLLING OFFICER/HOUSE, CANDIDATE, OR STATE RESUME PROPOSER

Statement of Organization
Recipient Committee

INSTRUCTIONS ON REVERSE

STATEMENT OF ORGANIZATION	410
Page 2	
LD. NUMBER	1314309

COMMITTEE NAME
Defender for Seniors 2012

4. Type of Committee Complete the applicable sections.

[REDACTED]

- List the name of each controlling officer/holder, candidate, or state measure proponent. If candidate or officer/holder controlled, also list the elective office sought or held, and district number, if any, and the year of the election.
- List the political party with which each officer/holder or candidate is affiliated or check "non-partisan."
- If this committee acts jointly with another controlled committee, list the name and identification number of the other controlled committee.

NAME OF CANDIDATE/OFFICEHOLDER/STATE MEASURE PROponent	ELECTIVE OFFICE SOUGHT OR HELD (INCLUDE DISTRICT NUMBER IF APPLICABLE)		YEAR OF ELECTION	PARTY
	Bought Or Held Not Re-elected State Senator District 7			
Mark DeFolisher			2012	<input type="checkbox"/> Non-Partisan Democratic Party
				<input type="checkbox"/> Non-Partisan

- List the financial institution where the campaign bank account is located (controlled "candidate election" committees only)

NAME OF FINANCIAL INSTITUTION North Valley Bank	AREA CODE/PHONE (800) 587-7295	BANK ACCOUNT NUMBER
ADDRESS	CITY Riverside	STATE CA
		ZIP CODE 92501

[REDACTED] Primarily formed to support or oppose specific candidates or measures in a single election. List below:

CANDIDATE(S) NAME OR MEASURE(S) FULL TITLE (INCLUDE BALLOT NO. OR LETTER)	CANDIDATE(S) OFFICE SOUGHT OR HELD OR MEASURE(S) JURISDICTION (INCLUDING DISTRICT NO., CITY OR COUNTY, AS APPLICABLE)		CHECK ONE	
			SUPPORT	OPPOSE

RECEIVED
FEC MAIL CENTER
2011 MAR 27 P 12:23

**FEC
FORM 1**

STATEMENT OF ORGANIZATION

Office Use Only

- | 1. NAME OF COMMITTEE (in full) | (Check if name is changed) | Example: If typing, type over the line. |
|--------------------------------|----------------------------|-----------------------------------------|
| | | |

12 FEB 1965

Defender For Congress

ADDRESS (number and street)

1429 Madison Avenue

- ☐
- (Check if address is changed)

Supplement 2

CM

93042

CITY

STATE

ZIP CODE**COMMITTEE'S E-MAIL ADDRESS (Please provide only one e-mail address)**

campus.gastro.ch, um

- ☐ (Check if address is changed)

COMMITTEE'S WEB PAGE ADDRESS (URL)

- ☐
- (Check if address is changed)

2. DATE 01 26 2000

- ### 3. FEC IDENTIFICATION NUMBER

C

4. IS THIS STATEMENT ☒ NEW OR ☐ AMENDED (A)

I certify that I have reviewed this Statement and to the best of my knowledge and belief it is true, correct and complete.

Type or Print Name of Treasurer Risa Campbell

Characteristics of Transistors

Pita Capeland

Date:

03 25 2009

NOTE: Submission of false, erroneous, or incomplete information may subject the person signing this Statement to the penalties of 18 U.S.C. § 437a.

ANY CHANGE IN INFORMATION SHOULD BE REPORTED WITHIN 10 DAYS.

**Office
Use
Only**

For further information contact:
Federal Election Commission
Toll Free 800-424-9549
Local 202-693-1100


FEC FORM 1
(Revised 02/2009)

Exhibit B



YOUR DISTRICT HEALTH SERVICES GUIDE

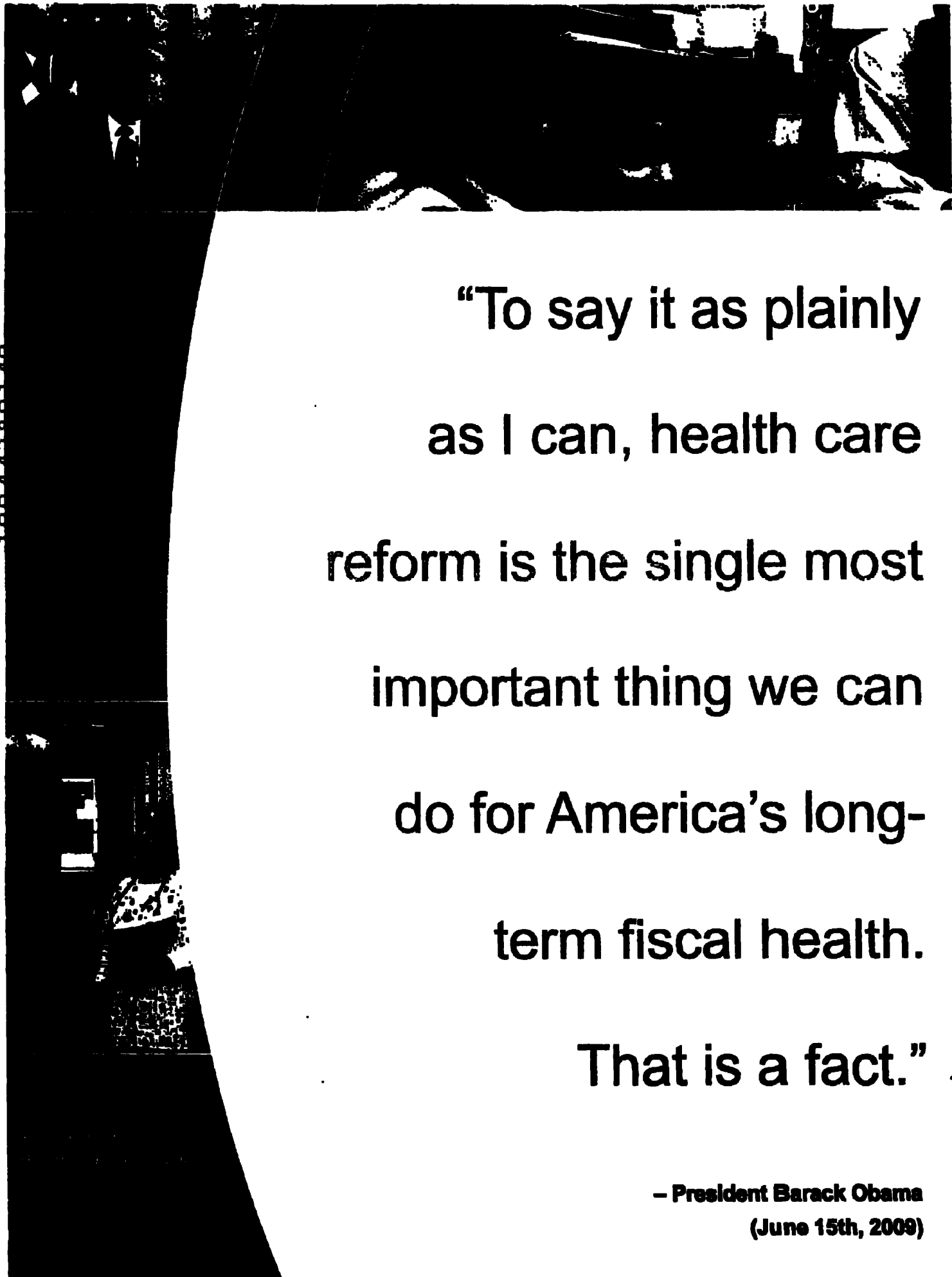
Courtesy of
Senator Mark DeSaulnier



Access to
Health
and Wellness
and Quality
Care

DeSAULNIER

Ed 101
C



**“To say it as plainly
as I can, health care
reform is the single most
important thing we can
do for America’s long-
term fiscal health.**


That is a fact.”

**– President Barack Obama
(June 15th, 2009)**



> Health Care Resources

10044280141



We are at a critical point in our nation's history. In the midst of the worst economic downturn since the Great Depression, businesses are closing, jobs are being cut, and too many of our neighbors are losing their jobs, their homes, and their hope in the future.

But why should someone who loses their job lose their health care? Why should someone who gets sick go bankrupt from excessive medical bills? And why should someone with health challenges be denied health insurance? I believe firmly that access to quality, affordable health care is a right, not a privilege, and that providing Universal Health Insurance is the only way we can improve our nation's physical – and fiscal – health.

Thankfully, we have a new President who has staked his political future on reforming our health care system, and providing, for the first time in our history, Universal Health Care for all Americans. For as President Obama stated in his most recent speech on the topic, "health care reform is the single most important thing we can do for America's long-term fiscal health."

But President Obama can't do it alone. He needs concerned citizens like you – and leaders at all levels of government – to stand behind him, and help him achieve this critical goal for our country.

I am proud to say that throughout my career – as a small businessman, County Supervisor, State Assemblymember and now California State Senator – I have fought to deliver critical health care services to families and for Universal Health Care.

I have created this convenient guide to our District's Health Care Services in the hope that it will allow you and your families to more easily access the health care resources that are available to all of us. I hope you find it useful, informative, and that you will get involved in the fight to reform our health care system once and for all.

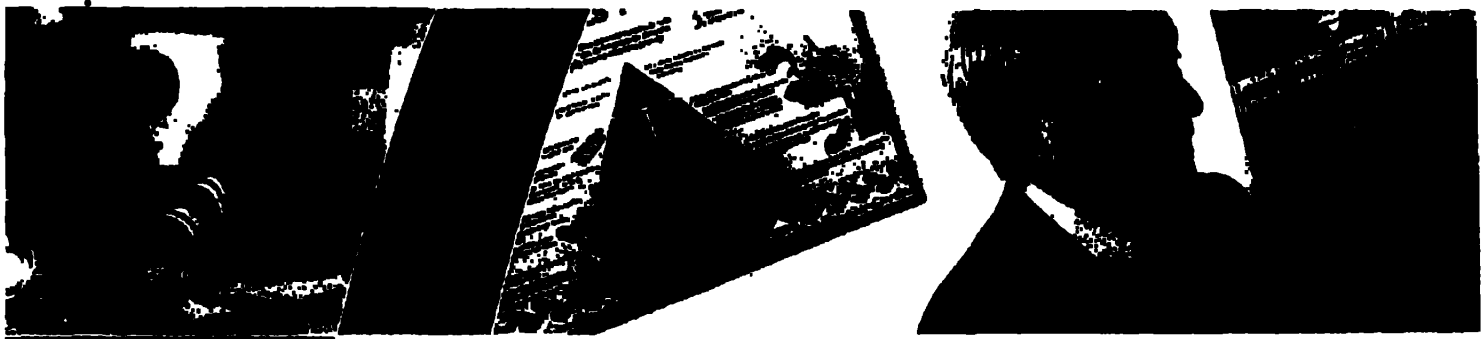
Sincerely



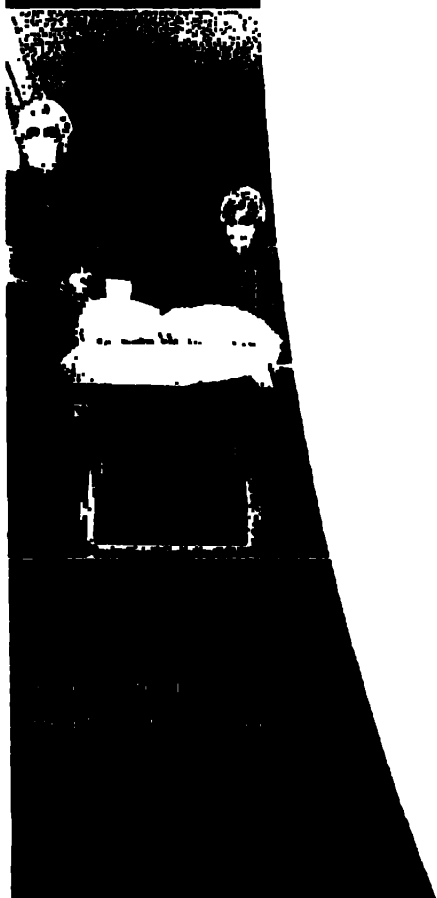
Senator Mark DeSaulnier



DeSAULNIER



During his four terms
as a County Supervisor,
Mark created five
Women's Health Care
Clinics throughout the
county and was the
deciding vote to save
the county's premier
hospital.





> Health Care Resources

San Ramon Regional Medical Center
8001 Norris Canyon Rd, San Ramon, CA 94583
(925) 275-9200

Sutter Delta Medical Center
3901 Lone Tree Way, Antioch, CA 94509
(925) 779-7200

John Muir Women's Health Center
1656 N. California Blvd., Suite 100
(across the street from the Dean Leisher Regional Center for the Arts)
Walnut Creek, CA 94596
(925) 941-7900
Hours: Monday - Thursday 9am - 7pm
Friday 8am - 5pm

Outreach Programs
(925) 941-7900

Breastfeeding Support Program (\$Fee)
(925) 941-7900 Option #2

Massage Therapy for Women (\$Fee)
(925) 941-7900 Option #3

The Wig Source (Free)
(925) 947-5328

John Muir Osteoporosis Center (\$Fee)
(925) 941-7990

Screening Mammography (\$Fee)
(925) 947-3242 for more information;
(925) 947-5320 to make an appointment
Open 9:30am-5:30pm
Monday - Friday

Contra Costa Regional Medical Center
50 Douglas Drive, Martinez, CA 94553
(925) 370-5000

Contra Costa Health Services:


Patient Navigator Program:
(925) 313-8617

The Patient Navigator Program assists with the following: Establish health care coverage, schedule appointments for breast exams and pap smears. They also offer classes on Women's Health topics, including Breast and Cervical Cancer, Hypertension, Nutrition. For those at risk or diagnosed with Breast or Cervical Cancer, they also provide:

- Assistance with transportation to appointments
- Interpretation during medical appointments
- Support in meeting your needs during your treatment
- Referral to other resources or agencies according to your specific needs

Veterans Outpatient Clinic
(925) 372-2000

10044280143



**Mark was a member
of the Speaker's
Health Care Reform
Working Group and
a key advocate
for affordable
and accessible
health care.**

> Health Care Resources

Kaiser Permanente Pinole Medical Office
1301 Pinole Valley Road, Pinole, CA 94564
(510) 243-4000

Adult Medicine

Mon-Fri, 8:30am - 12:30pm;
1:30pm - 5:30pm

Advice/Appointments:
(510) 243-4100

Family Practice

Mon-Fri, 8:30am - 12:30pm; 1:30pm - 5:30pm

Pediatrics

Mon-Fri, 8:30am - 12:30pm; 1:30pm - 5:30pm

Women's Health

Mon-Fri, 8:30am - 12:30pm; 1:30pm - 5:30pm

Advice/Appointments:
(510) 243-4100

Health Education

Tues-Fri, 9am - 5pm

Information: (510) 243-4020

Laboratory

Mon-Fri, 8am - 6pm

Medical Secretaries

Mon-Fri, 8:30am - 5:00pm

Information: (510) 243-4015

New Member Outreach /

Personal Physician Selection Service

Information: (510) 307-2426

Pharmacy

Mon-Fri, 8:45am - 5:30pm

Information: (510) 243-4300

Radiology / Mammography

Mon-Fri, 9am - 6pm

Information: (510) 243-4003

**Kaiser Permanente Walnut Creek
Medical Center**

1425 South Main St., Walnut Creek, CA 94598
(925) 295-4000

Urgent Care:

To Request a same-day appointment contact:

Adult Medicine: (925) 295-4070

Pediatrics: (925) 295-4200

Women's Health: (925) 295-4040

Advice Nurse:

Phone hours: 7 days, 24 hours

Adult Medicine, Pediatrics:

(925) 295-4070

Women's Health (Ob/Gyn):

(925) 295-4040

**Kaiser Permanente Richmond
Medical Center**

901 Nevin Ave.

Richmond, CA 94801-3143

(510) 307-1555

Medical offices: (510) 307-2903

Monday through Friday - 8:30am-5pm;

closed between 12:30pm -1:30pm

Línea de Asistencia en Español

Horas: Lunes-Viernes, 8am - 5pm

Consejos / Citas: (510) 307-1548

Advice Nurse

Phone hours: 7 days, 24 hours

Adult Medicine

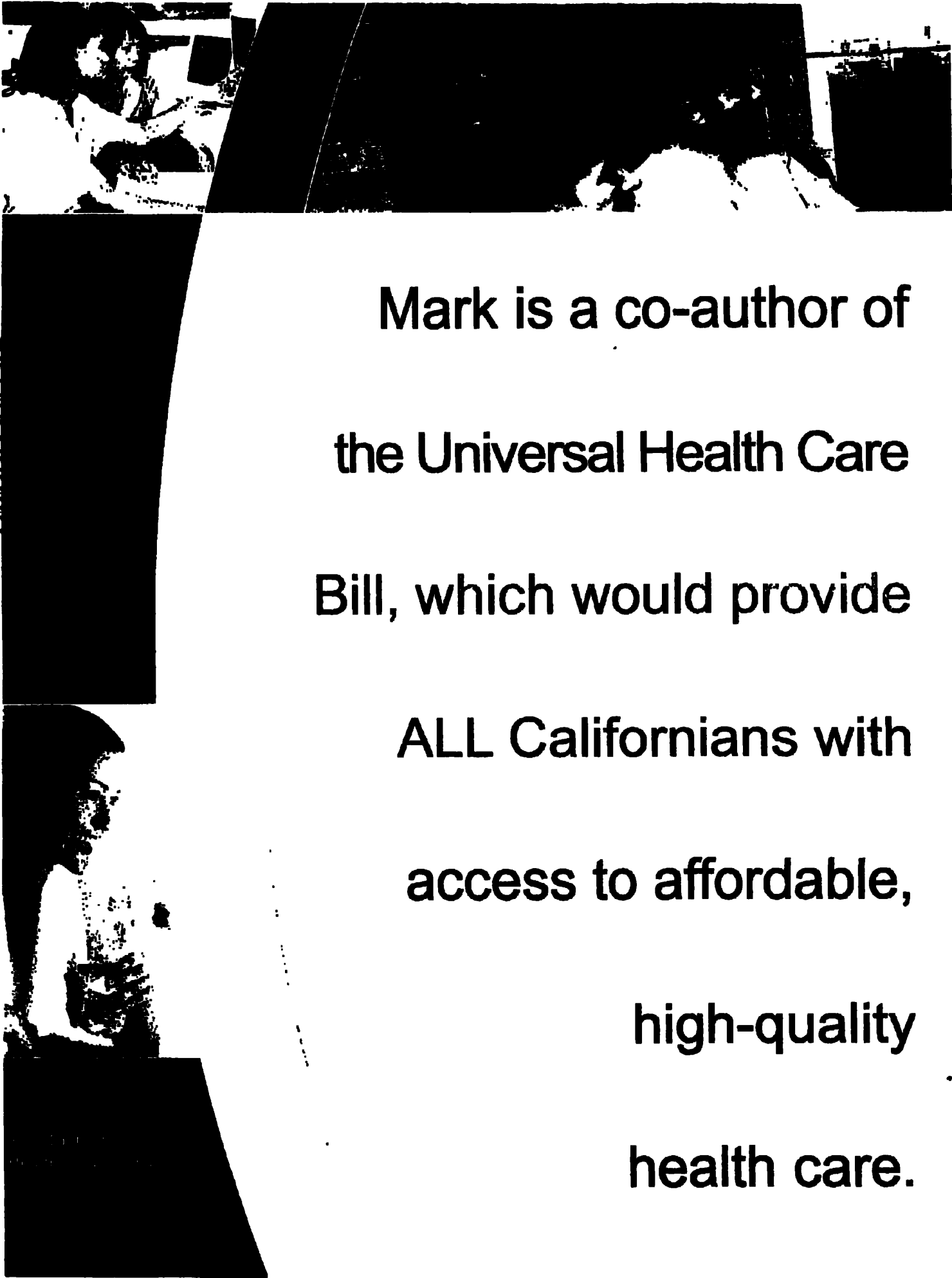
(510) 307-1555

Pediatrics

(510) 307-1543

Women's Health (Ob/Gyn)

(510) 307-1588



**Mark is a co-author of
the Universal Health Care
Bill, which would provide
ALL Californians with
access to affordable,
high-quality
health care.**

> Health Care Resources

Community Clinics

Brookside Community Health Center
2023 Vele Road, Suite 107
San Pablo, CA 94806
(510) 215-9092

La Clínica Monument
2100 Monument Blvd., Suite 8
Pleasant Hill, CA 94523
(925) 363-2000

Hours: Monday – Friday: 8:30am - 12:30pm
& 1:30pm - 5:30pm

Services:

Family Medicine, Women's Health
Pediatrics, Chronic Disease Management
Dental, Immunizations, Health Education
Case Management, Behavioral Health
Services, HIV Testing

La Clínica Pittsburg Medical Clinic
2240 Gladstone Drive, Suite 4
Pittsburg, CA 94565
(925) 431-1230

Daytime Hours: Monday – Friday:
8:30am - 5:30pm

Evening Hours: Monday – Friday:
5:30pm - 8:00pm (By appointment only)

Services: Family Medicine, Women's Health
Pediatrics, Chronic Disease Management
Immunizations, Nutrition Services
Health Education, HIV Testing

Dental Clinics in Contra Costa County

Bay Point Family Health Center
215 Pacific Avenue, Bay Point, CA 94565
(925) 427-8302

Martinez Dental Clinic
2500 Alhambra Avenue, Martinez, CA 94553
(925) 370-8300

La Clínica Pittsburg Dental Clinic
339 E. Leland Road, Pittsburg, CA 94565
(925) 431-1250
Hours: Monday – Friday: 8:30am - 12:30pm
& 1:30pm - 5:30pm

Services: General Dentistry, Children's
Dental Exams, Fluoride and Sealant
Treatment, Cleaning and Polishing

Richmond Dental Clinic
100 38th Street, Richmond, CA 94805
(510) 231-1240

Planned Parenthood

Antioch East County Clinic
1104 Buchanan Road, Suite C10
Antioch, CA 94509
(925) 754-4550

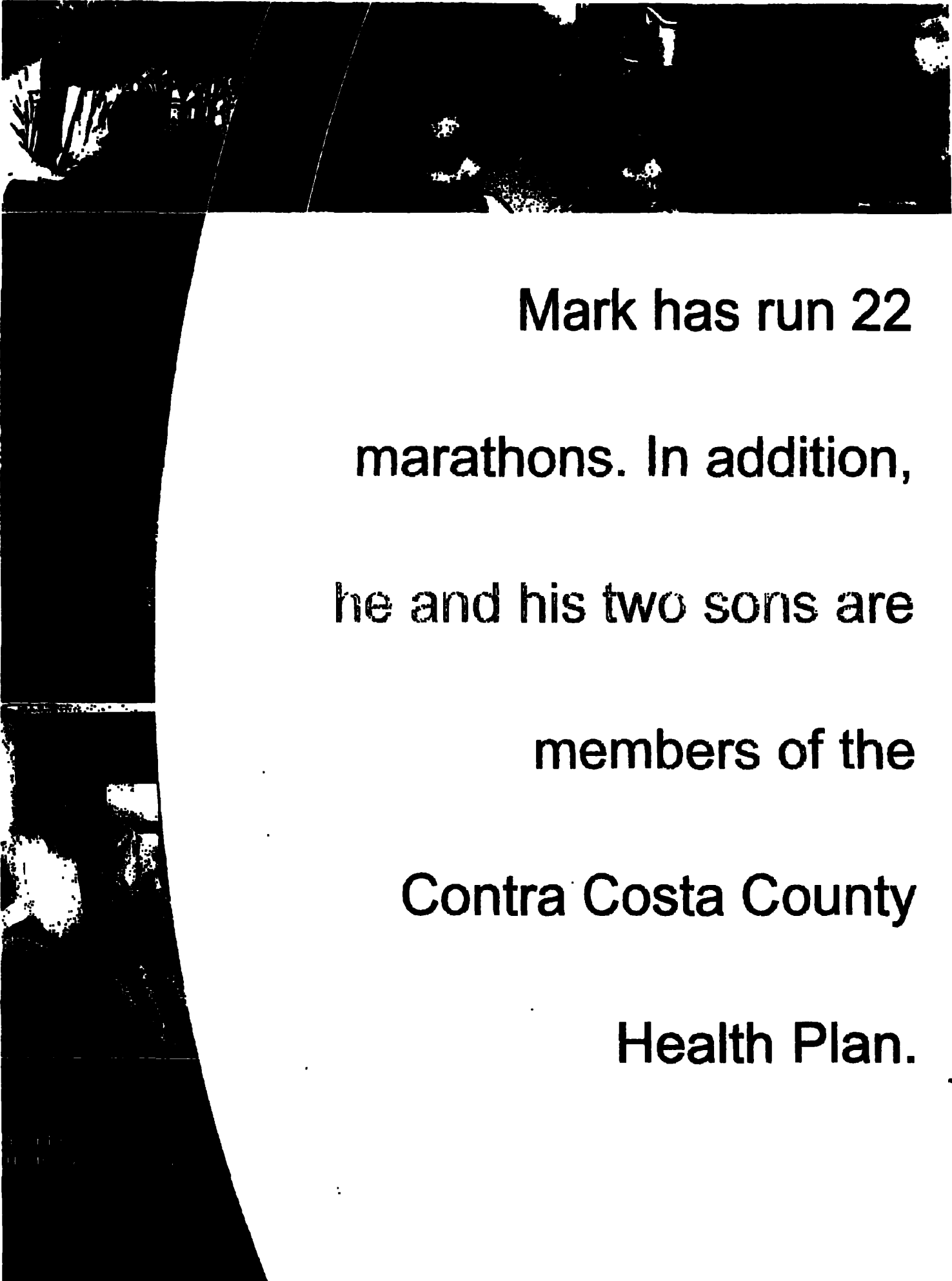
Concord Clinic
2185 Pacheco Street, Concord, CA 94520
(925) 676-0300
Pittsburg EXPRESS, 3715 Railroad
Avenue Suite B, Pittsburg, CA 92565
(925) 439-1237

Central Richmond Clinic
101 Broadway, Richmond, CA 94806
(510) 232-1250

Richmond West County (Hilltop) Clinic
2970 Hilltop Mall Road, Suite 307
Richmond, CA 94806
(510) 222-5290

San Ramon Valley Clinic
130 Ryan Court, Suite 115
San Ramon, CA 94583
(925) 838-2108

Walnut Creek Clinic
1357 Oakland Court
Walnut Creek, CA 94596
(925) 835-3010



**Mark has run 22
marathons. In addition,
he and his two sons are
members of the
Contra Costa County
Health Plan.**

> Health Care Resources

Children's Services

Child Health and Disability Prevention (CHDP) Program

597 Center Avenue, Suite 280
Martinez, CA 94553-4889

(925) 313-6150 or (800) 696-8644

To obtain a CHDP Health Assessment call:

If you have health insurance (800) 495-8885

If you do not have health insurance

(925) 313-6150

Family, Maternal & Child Health

597 Center Avenue, Suite 365
Martinez, CA 94553

(925) 313-6254, (925) 313-6708 fax

TeenAge Program

Call TAP at (510) 231-8860 or the Teen
Resource Line at (888) 282-TEEN (8336)

First 5 Contra Costa Children & Family Commission

1485 Enea Court, Suite 1200
Concord, CA 94520

Phone (925) 771-7300

Fax (925) 771-6083

Contra Costa Crisis Center Youth Services

(800) 863-7600

Suicide Prevention

(800) 273-TALK or (800) SUICIDE

Crisis Intervention

(800) 833-2800

2-1-1 Contra Costa

Dial 2-1-1 for information about local health and
human services. Available 24 hours a day.

Contra Costa Regional Medical Center

Pediatric Department (925) 370-5327

Labor & Delivery (925) 370-5608

Perinatal Department (925) 370-5813

Poison Control Center

(800) 222-1222

Children's Hospital & Research Center of Oakland Specialty Care Centers

Brentwood

1181 Central Blvd., Suite B

Brentwood, CA 94513

Phone (888) 530-3034

Fax (925) 513-8023

Walnut Creek

2401 Shadelands Drive

Walnut Creek, CA 94598

Phone (925) 939-8687

Fax (925) 939-8689

Seniors Services

Multipurpose Senior Services Program (MSSP)

490 Golf Club Road, Pleasant Hill, CA 94523

Phone (925) 356-8777

Clayton Senior Centers: (925) 873-7310

El Cerrito Senior Centers: (510) 215-4340

Martinez Senior Centers: (925) 370-8770

Medicare Counseling (HICAP)

Medicare Counseling offers free help with
Medicare Benefits, Medicare Supplements,
Medicare Health Plans and Long-Term
Care Insurance. For Counseling Locations,
call (800) 510-2020 or (925) 229-8434
or TDD (925) 335-8730

Meals on Wheels of Contra Costa

Meals on Wheels of Contra Costa, Inc.

1330 Arnold Drive, #252

Martinez, CA 94553

(888) 689-6897

Senior Nutrition Program

(925) 848-8137

Senior Mini Bus

(925) 933-1434

DeSAULNIER

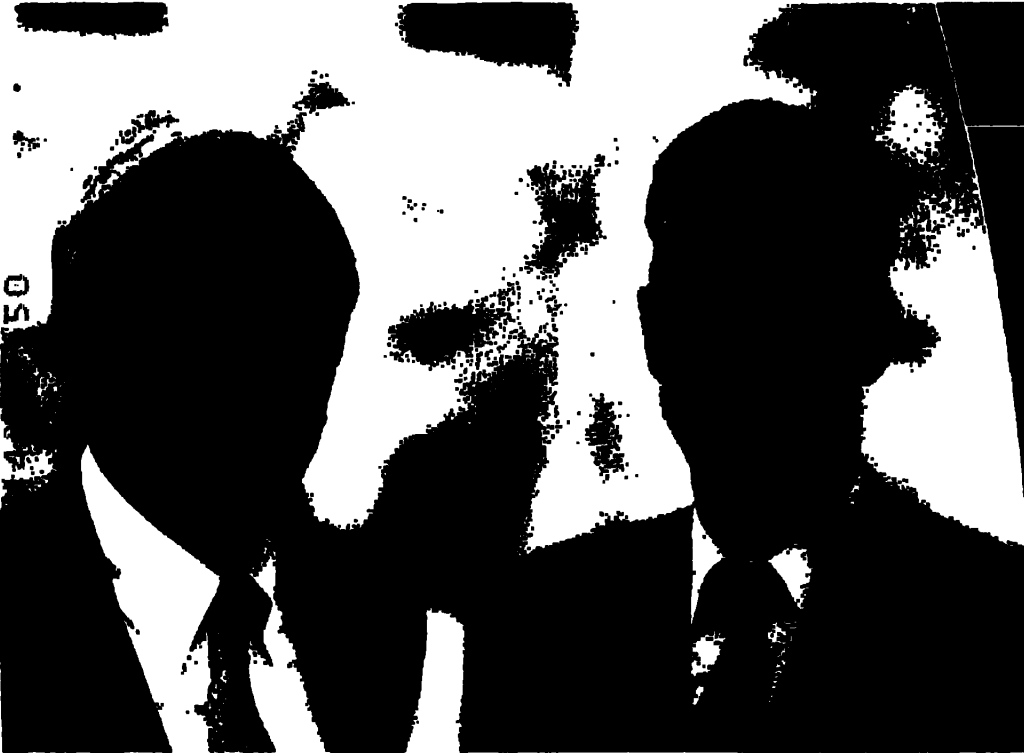
10044280149

*****ECRLOT 0133D**C020****00090 00757

Jason Beale
Or Current Voter
3861 Mosswood Dr # B
Lafayette CA 94549-3509



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"Mark DeSaulnier is a natural leader, an independent thinker and a coalition builder who brings people together to get things done. He has invaluable real world experience as a small businessman that consistently and positively informs his work for the people of this district."

— Senator Tom Torlakson

Mark

DeSAULNIER

Paid for by DeSaulnier for Senate 2012
ID# 1314309 • P. O. Box 8086, Concord, CA 94524

**Exhibit
D**

**Mark
DESARLIER**



Dear Parents:

As a father raising two wonderful sons, I often wished they came with an "operating manual." You know, a clear set of instructions for keeping them safe, happy and healthy.

There may not be a clear manual, but I have consulted with experts in the fields of Health, Education, and Public Safety to compile a list of useful tips -- a no-nonsense, handy guide, if you will -- for keeping our children safe, healthy, and prepared for life's emergencies.

Obviously, these tips are just a start, and by no means the last or complete word on the various issues discussed. That's why I've also included a list of websites you can consult for in-depth information on these topics, and why I encourage you to consult your own experts -- your own family doctors, teachers and friends -- for advice on creating the brightest future for your own children.

Sincerely,

Mark Desarl

Senator Mark Desarl

Table of Contents

Physical Fitness And A Healthy Lifestyle	6
Healthy Eating	7
Get Involved In Your Child's School	8
Emergency Preparedness	12
Safety From Strangers	13
Internet Safety	16
Important Phone Numbers	15

Up to 10% of U.S. children are overweight and childhood obesity has more than doubled in the past 25 years. Childhood obesity rates has increased 10-fold in the past 20 years.

GET INVOLVED IN YOUR CHILD'S EDUCATION

- Visit your child's classroom
- Make sure to meet the teacher, principal and support staff
- Know what is expected of your child
- Engage your child in daily conversations about learning
- Get to know your child's friends and favorite classmates
- Have a system for receiving and reading school to home correspondence
- Attend the regularly scheduled individual conferences and informational meetings
- Join a parent group or attend a parent class at the school
- Volunteer to be a room parent or help out at a school event
- Check your school's web page frequently
- Check your child's web page frequently, including Facebook, myspace, and other social networking websites

For more information, please visit:

National Education Association: www.nea.org
Contra Costa County Office of Education: www.cccoe.k12.ca.us

Parents Guide to a Safe & Healthy Family
Courtesy of Senator Mark DeSantis



Did you know?

You can find information on how to get involved with your child's education at www.cccoe.k12.ca.us

DISASTER PREPAREDNESS

- Have at least 2 weeks worth of supplies available in your home
 - Include bottled water and canned food
- Make sure you have access to a first-aid kit
- Make sure your homeowner's insurance policy or renter's insurance policy is updated
- Have a plan to meet at a designated place in case the family gets separated
- Make sure all smoke alarms are working in the home
- Teach your children what to do in case of a fire - stop, drop and roll
- Mark safe exit routes throughout your home and make sure your children know about the route
- Have practice sessions with your children so everyone knows the exit strategy
- Have an out-of-state contact that family members can call in case of an emergency

DONT TALK TO STRANGERS!

Tips for Children

- Walk to and from school in groups - use the buddy system
 - Never accept a ride without first getting permission from parents
 - Get a secret code word from your parents so you know it's okay to go home with that person
 - Never take shortcuts - stick to the route
 - If someone follows you on foot or car, STAY AWAY. You do not need to go near the car
- ### Tips for Parents
- Teach your children to be aware of their surroundings - always!
 - Have landmarks on school routes, so your child knows whether school or home is closer in case of an emergency
 - Have a plan so your children know ahead of time who is picking them up from school and try to stick to it
 - Have "home alone" plans for emergencies, and for unknown and door answering
 - Grownups should NEVER ask children to do things that other adults can do for them
 - Check the Megan's Law website to determine if any registered sexual offenders live along your child's walking route

Parents Guide to a Safe & Healthy Family
Copyright © 2000 by the Department of Education

Did you know?

According to the FBI, three children are reported missing every two minutes. That's a total of 825,600 children a year!

www.fbi.gov

www.columbiacounty.org

www.mysource.com

www.meganslaw.ca.gov

Did you know?

Parental Controls

- Request suspicious activity – tell your parents immediately if someone asks you to travel to meet them
- Don't give away too much info in your Internet Profile
- Don't reveal your whereabouts
- Tell your parents or guardian if you feel uncomfortable
- Don't share passwords
- Don't let your children can access – use parental controls to limit a child's internet access
- Don't let your child's Web use
- Don't let your child's Web use
- Don't let your child's Web use

For more information, please visit:

www.fishbase.org

www.fishbase.org

www.fishbase.org

Parental Controls to a Safe & Healthy Family
Courtesy of Senator Mark DeSaulle

IMPORTANT PHONE NUMBERS AND WEBSITES

Department of Child Support Services - 925-937-7300

Department of Health Services - 925-957-5400

Alcohol and Drug Services - 800-846-1662

Contra Costa Health Plan - 925-313-8000

Contra Costa Regional Medical Center - 925-370-5000

Contra Costa County Fire Protection - 925-941-3300

County Sheriff - 925-335-1500

Health Plan & Rec - 925-779-8955

San Francisco Regional Hospital - 925-375-8200

Environmental Parks & Rec - 925-816-5444

County Jailers Centers - 925-873-7310

County Police (Non-Emergency) - 925-671-3220

County Parks & Recreation - 925-314-3400

County Senior Centers - 910-315-4340

County Fire (Non-Emergency) - 910-724-1111

Lafayette Parks & Recreation - 925-284-2232

Marina Senior Centers - 925-370-8770

San Francisco Parks & Recreation - 925-973-3200

San Francisco City Hall - 925-843-3812

Parents Guide to a Safe & Healthy Family



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Google DeSaulnier for Senate

Search : [Advanced Search](#)
[Preferences](#)

Web [Show options...](#) Results 1 - 10 of about 36,700 for DeSaulnier for Senate. (0.28 seconds)


DeSaulnier, Mark for State Senate (SD - 7)
Democratic candidate for State Senate in California's 7th District.
[www.markdesaulnierforcongress.com/](#) - Cached - Similar

Senator Mark DeSaulnier --
I am honored to serve the 7th Senate District. Your representatives should be ... Assembly
Higher Education Committee passes DeSaulnier career-tech bill ...
[District Office - Biography - Photo Gallery](#)
[dist07.casen.govoffice.com/](#) - Cached - Similar


Contra Costa Confidential: Send Mark DeSaulnier Home, Canciamilla ...
Jun 5, 2008 ... If DeSaulnier captures his Senate seat in 2008, he has his eye on the Gov's
office and has supposedly already told Torlakson that he could ...
[contracostaconfidential.blogspot.com/.../send-mark-desaulnier-home-__](#)
[114952474226399440.html](#) - Cached - Similar

CMTA legislative database | Mark DeSaulnier | Senate District 7
Assembly Member Mark DeSaulnier was elected to the California State Assembly in
November 2006 to represent the 11th Assembly District, which includes the ...
[www.cmta.net/legsample.php?leg=desaulnier_mark](#) - Cached - Similar

YouTube - Pam Aguilar at the DeSaulnier for Senate Campaign ...

 3 min 7 sec - Feb 10, 2008
Contra Costa County Central Labor Council Executive Director Pam Aguilar
speaks at the Mark DeSaulnier for Senate campaign kickoff event on ...
[www.youtube.com/watch?v=DfXoJZsyZl](#)

YouTube - Supervisor Susan Bonilla at DeSaulnier for Senate Kickoff

 2 min 15 sec - Feb 10, 2008
Contra Costa County Supervisor Susan Bonilla speaks at the Mark
DeSaulnier for Senate campaign kickoff event in Concord on November 17,
2007.
[www.youtube.com/watch?v=kXSsSLOhwUI](#)

DeSaulnier mailer irks opponent - Political Blotter - Politics in ...
That said, there's no question that DeSaulnier put out the mailer — 3 1/2 years before his
next Senate election — to raise his name ...
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LISA VANDERBRUGGEN
Times Tribune Staff Writer

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Mallers fuel debate in congressional race

By Lisa Vanderbruggen
Contra Costa Times
Posted: 07/11/2009 03:07:51 PM PDT
Updated: 07/13/2009 07:16:03 AM PDT

CONGRESSIONAL candidate and state legislator Mark DeBourcier, D-Concord, recently flooded his Senate district with mailpage glossy brochures labeled "guides" to health services and parenting advice.

Indeed, the colorful pages contain useful phone numbers and admonitions for children such as "Don't talk to strangers." He recommends adams — say beans — as a healthy snack.

The brochures also spell out DeBourcier's support for single-payer health insurance and list his legislative credentials in the health-care policy arena.

Nowhere does the mailer's text refer to DeBourcier as a congressional candidate in the Sept. 1 special primary election.

That's intentional, of course. It is illegal to spend money raised for a state campaign on a federal race. Instead, the senator paid for the expensive mailers out of his 2012 Senate campaign.

DeBourcier's decision to spend cash from his state Senate re-election account at the same time he campaigns for federal office carries particular significance in the 10th Congressional District, where three Democratic candidates also have state office campaign accounts.

LL Gov. John Garamendi has two campaign funds — his re-election and 2010 gubernatorial accounts. Assemblywoman Joan Buchanan, D-Alamo, has a re-election campaign.

There is no legal prohibition on holding simultaneous local, state and federal

accounts, say campaign finance experts at a federal watchdog group, the Federal Election Commission and the state Fair Political Practices Commission, or FPPC.

"From our perspective, even if there is nothing illegal going on, it is curious that the senator would choose to use his re-election funds during a time when he is actively running for Congress," said Dave Luchini, spokesman for the Washington-based Center for Responsive Politics. "Even if it is not a violation of the letter of the law, it may run afoul of the spirit of the law."

Federal election law specifically exempts from its restrictions campaign activities related to an election for state or local office as long as the communications clearly identify the individual as a candidate for a nonfederal office.

Whether or not DeBourcier's mailers come under the exemption is subject to interpretation.

Both brochures clearly identify DeBourcier as a state senator and state, "Paid for by DeBourcier for Senate 2012" in moderately sized type. Neither makes any mention of his status as a congressional candidate.

But the senator's timing — he sent the brochures out more than three years before the 2012 election — is strong evidence that the mailers were intended to boost his name identification in the federal contest.

Citing strings confidentiality, DeBourcier's campaign spokeswoman, Kelle Merrill, declined to say how many mailers were sent out or in which cities.

But Merrill said they were mailed to thousands of voters in multiple parties living throughout DeBourcier's Senate district, not just households within the congressional district.

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• The fight for the California Democratic Party endorsement is an exercise in organization, not democracy.

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**Schedule E
(Continuation Sheet)
Payments Made**

SEE INSTRUCTIONS ON REVERSE

NAME OF FILER
DeBenedictis for Senate 2008

Type or print in ink.
Amounts may be rounded
to whole dollars.

Statement covers period
from 8/1/2009
through 8/31/2009

SCHEDULE (CONT.)
460

Page 11 of 18
ID NUMBER
128900

CODES: If one of the following codes accurately describes the payment, you may enter the code. Otherwise, describe the payment.

- | | | |
|-------------------------------------------------------------------|-----------------------------------------------|---------------------------------------------------------------|
| CMP campaign press/media fees | MBR member communications | RAD radio airtime and production costs |
| CNS campaign consultants | MTG meetings and appearances | RFD returned contributions |
| CTR contribution (explain nonmonetary)* | CPC office expenses | SAL campaign workers' salaries |
| CYC civic donations | PET petition circulating | TEL tv, or cable airtime and production costs |
| FIL candidate filing/audit fees | PHO phone banks | TRC candidate travel, lodging, and meals |
| FND fundraising events | POL polling and survey research | TRS staff/expense travel, lodging, and meals |
| IND independent expenditure supporting/opposing others (explain)* | POS postage, delivery and messenger services | TSF transfer between committees of the same candidate/sponsor |
| LEG legal defense | PRO professional services (legal, accounting) | VOT voter registration |
| LIT campaign literature and mailings | PRT print ads | WEB information technology costs (internet, email) |

NAME AND ADDRESS OF PAYEE OR CREDITOR <small>(if contract firm, ALSO insert U.S. registration)</small>	CODE OR	DESCRIPTION OF PAYMENT	AMOUNT PAID
Cashmaster Service St. Louis, MO 63161		See Schedule G, for individual credit card payees	\$990.21
Henry Brown Louisville, KY 40299	POS		\$180.76
Complete Campaigns San Diego, CA 92123	FND		\$13.74
DeBenedictis for Senate 2012 Sacramento, CA 95841		Transfer to Affiliated Committee	\$83,348.14
Committee ID: 1314309 Silver City Business Services Sacramento, CA 95841	PHO		\$907.60

* Payments that are contributions or independent expenditures must also be summarized on Schedule D.

SUBTOTAL



Late Contribution Report

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LATE CONTRIBUTION REPORT

NAME OF FILER Defender for Senate 2012		Date of This Filing	04/27/2009	Date Stamp Page 1 of 2	497 For Official Use Only
AREA CODE/PHONE NUMBER (925)-82-7-4602	ID NUMBER (if applicable) 1314309	Report No.	04272009-1		
STREET ADDRESS		<input type="checkbox"/> Amendment to Report No. _____ (specify below)	No. of Pages		
CITY Sacramento	STATE CA	ZIP CODE 95841			

Late Contribution(s) Received

DATE RECEIVED	FULL NAME, MAILING ADDRESS AND ZIP CODE OF CONTRIBUTOR (if contributor, also enter ID number)	CONTRIBUTOR CODE	IF AN INDIVIDUAL ENTER OCCUPATION AND EMPLOYER (if self-employed, enter name of business)	AMOUNT RECEIVED
02/05/2009	California State Fire Trades Council PAC Sacramento, CA 95814	<input type="checkbox"/> IND <input type="checkbox"/> COM <input type="checkbox"/> OTH <input type="checkbox"/> PTY <input checked="" type="checkbox"/> SCC		\$7,800.00
	ID# 743895	<input type="checkbox"/> IND <input type="checkbox"/> COM <input type="checkbox"/> OTH <input type="checkbox"/> PTY <input type="checkbox"/> SCC		
		<input type="checkbox"/> IND <input type="checkbox"/> COM <input type="checkbox"/> OTH <input type="checkbox"/> PTY <input type="checkbox"/> SCC		

*Contributor Codes IND - Individual COM - Recipient Committee (other than PTY or SCC) OTH - Other	PTY - Political Party SCC - Small Contributor Committee
------------------------------------------------------------------------------------------------------------	------------------------------------------------------------

Reason for Amendment:

